I certify this to be a true and correct copy of the indicated document as referred or transmitted to committee.

Chief Clerk of the House

FILED FEB 2 8 2003

By: Vicki Marin

H.J.R. No. 62

### A JOINT RESOLUTION

1 proposing a constitutional amendment authorizing the legislature

to permit a person to take office without an election if the person

is the only candidate to qualify in an election for that office.

4 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article XVI, Texas Constitution, is amended by

6 adding Section 13 to read as follows:

Sec. 13. For an office for which this constitution requires

an election, the legislature may provide by general law for a person

to take the office without an election if the person is the only

candidate to qualify in an election to be held for that office.

SECTION 2. This proposed constitutional amendment shall be

submitted to the voters at an election to be held November 4, 2003.

The ballot shall be printed to permit voting for or against the

proposition: "The constitutional amendment authorizing the

legislature to permit a person to take office without an election if

16 the person is the only candidate to qualify in an election for that

17 office."

2

3

5

7

8

9

10

12

13

14

15

# HOUSE COMMITTEE REPORT HOUSE OF REPRESENTATIVES

### 1st Printing

By: Truitt

H.J.R. No. 62

#### A JOINT RESOLUTION

proposing a constitutional amendment authorizing the legislature 1 to permit a person to take office without an election if the person 2 is the only candidate to qualify in an election for that office. 3 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Article XVI, Texas Constitution, is amended by 5 adding Section 13 to read as follows: 6 Sec. 13. For an office for which this constitution requires 7 an election, the legislature may provide by general law for a person 8 to take the office without an election if the person is the only 9 candidate to qualify in an election to be held for that office. 10 SECTION 2. This proposed constitutional amendment shall be 11 submitted to the voters at an election to be held November 4, 2003. 12 The ballot shall be printed to permit voting for or against the 13 proposition: "The constitutional amendment authorizing the 14 legislature to permit a person to take office without an election if 15 the person is the only candidate to qualify in an election for that 16 office." 17

### **COMMITTEE REPORT**

The Honorable Tom Craddick Speaker of the House of Representatives 4/9/03 (date)

Sir:				
We, your COMMITTEE ON E	$\tau \cap (.)$			
to whom was referred — H back with the recommendation		have had the s	ame under conside	ration and beg to report
<ul> <li>do pass, without amendred</li> <li>do pass, with amendment</li> <li>do pass and be not printed</li> </ul>	nent. it(s). ed; a Complete Committee	e Substitute is recommer	nded in lieu of the o	riginal measure.
(X) yes ( ) no A fiscal n	ote was requested.			
( ) yes ( ) no A crimina	ıl justice policy impact stat	ement was requested.		
( ) yes ( <b>√</b> ) no An equal			uested.	
( ) yes (X) no An actua	rial analysis was requeste	d.		
( ) yes (X) no A water of	levelopment policy impact	statement was requeste	ed.	
( ) yes (X) no A tax equ	ity note was requested.			
( ) The Committee recomme	ends that this measure be	sent to the Committee o	n Local and Conser	nt Calendars.
For Senate Measures: House	e Sponsor			
Joint Sponsors:	/	,	,	
Co-Sponsors:				
00 oponsors.				
The measure was reported from	om Committee by the follo AYE	wing vote: NAY	PNV	ABSENT
Denny, Chair	AIL			X
Howard, Vice-chair	X			
Bohac	X			
Coleman	X			
Deshotel	X			
Harper-Brown	X			
Uresti				X
Total 5	aye nay	CHAIR	id Thou	erce
2	present, not voting absent	THE TOTAL PROPERTY OF THE PARTY		

### **BILL ANALYSIS**

H.J.R. 62 By: Truitt Elections Committee Report (Unamended)

### **BACKGROUND AND PURPOSE**

During the past several legislative sessions, the law has been changed to allow certain unopposed candidates, including those in local races and in special elections to fill vacancies in the legislature, to be declared elected. This policy promotes efficiency in election administration, creates simpler ballots, and helps reduce the costs of elections. HJR 62 proposes a constitutional amendment authorizing the legislature to permit a person to take office without election if the person is the only candidate to qualify in an election for that office.

### **RULEMAKING AUTHORITY**

It is the committee's opinion that this resolution does not expressly grant any additional rulemaking authority to a state officer, department, agency, or institution.

#### **ANALYSIS**

HJR 62 amends the Texas Constitution by authorizing the legislature, for an office for which the constitution requires an election, to provide by general law for a person to take the office without an election if the person is the only candidate to qualify in an election to be held for that office.

### **FOR ELECTION**

November 4, 2003.

H.J.R. 62 78(R) Page 1 of 1

### SUMMARY OF COMMITTEE ACTION

HJR 62

•April 2, 2003 2:00PM or upon final adjourn./recess

Considered in public hearing
Left pending in committee

April 9, 2003 2:0

2:00PM or upon final adjourn./recess

Considered in public hearing Reported favorably without amendment(s)

### **WITNESS LIST**

**HJR 62** HOUSE COMMITTEE REPORT **Elections Committee** 

### April 2, 2003 - 2:00PM or upon final adjourn./recess

Registering, but not testifying:
For: Carlson, Pat (Tarrant County Republican Party)
Klick, Stephanie (Tarrant County Republican Party)
On: Hanshaw Winn, Elizabeth (Secretary of State)
Lewis, Jesse (Republican Party of Texas)

### FISCAL NOTE, 78TH LEGISLATIVE REGULAR SESSION

### **April 1, 2003**

TO: Honorable Mary Denny, Chair, House Committee on Elections

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR62 by Truitt (Proposing a constitutional amendment authorizing the legislature to permit a person to take office without an election if the person is the only candidate to qualify in an election for that office.), As Introduced

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$85,275.

This bill proposes a constitutional amendment authorizing the legislature to permit a person to assume an office without an election if the person is the only candidate to qualify in an election for that office.

### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated. Denton county reported that there would be minimal savings to local election offices for printing and programming costs due to smaller ballots. Larger savings could be possible if a county were to cancel an entire election, but this occurrence is extremely rare. Fort Bend County reported that municipalities, school districts, and other local governmental entities in that county commonly cancel their elections if there are no contested races. Bexar and Victoria counties reported no significant fiscal impact.

Source Agencies: 307 Secretary of State

LBB Staff: JK, GO, JF, KG



### HOUSE ENGROSSMENT

By: Truitt

H.J.R. No. 62

#### A JOINT RESOLUTION

- 1 proposing a constitutional amendment authorizing the legislature
- 2 to permit a person to take office without an election if the person
- 3 is the only candidate to qualify in an election for that office.
- 4 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Article XVI, Texas Constitution, is amended by 6 adding Section 13 to read as follows:
- 7 Sec. 13. For an office for which this constitution requires
- 8 an election, the legislature may provide by general law for a person
- 9 to take the office without an election if the person is the only
- candidate to qualify in an election to be held for that office.
- 11 SECTION 2. This proposed constitutional amendment shall be
- submitted to the voters at an election to be held November 4, 2003.
- 13 The ballot shall be printed to permit voting for or against the
- 14 proposition: "The constitutional amendment authorizing the
- 15 legislature to permit a person to take office without an election if
- 16 the person is the only candidate to qualify in an election for that
- 17 office."

### FISCAL NOTE, 78TH LEGISLATIVE REGULAR SESSION

### **April 1, 2003**

TO: Honorable Mary Denny, Chair, House Committee on Elections

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR62 by Truitt (Proposing a constitutional amendment authorizing the legislature to permit a person to take office without an election if the person is the only candidate to qualify in an election for that office.), As Introduced

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$85,275.

This bill proposes a constitutional amendment authorizing the legislature to permit a person to assume an office without an election if the person is the only candidate to qualify in an election for that office.

### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated. Denton county reported that there would be minimal savings to local election offices for printing and programming costs due to smaller ballots. Larger savings could be possible if a county were to cancel an entire election, but this occurrence is extremely rare. Fort Bend County reported that municipalities, school districts, and other local governmental entities in that county commonly cancel their elections if there are no contested races. Bexar and Victoria counties reported no significant fiscal impact.

Source Agencies: 307 Secretary of State

LBB Staff: JK, GO, JF, KG

H.J.R. No. 62 1-1 Truitt (Senate Sponsor - Nelson) (In the Senate - Received from the House May 2, 2003; May 7, 2003, read first time and referred to Committee on State Affairs; May 20, 2003, reported favorably by the following vote: Yeas 8, Nays 0; May 20, 2003, sent to printer.) 1-2 1-3 1-4 1-5 HOUSE JOINT RESOLUTION 1-6 proposing a constitutional amendment authorizing the legislature 1-7 to permit a person to take office without an election if the person 1-8 is the only candidate to qualify in an election for that office. 1-9 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: 1-10 SECTION 1. Article XVI, Texas Constitution, is amended by 1-11 adding Section 13 to read as follows: 1-12 Sec. 13. For an office for which this constitution requires an election, the legislature may provide by general law for a person to take the office without an election if the person is the only candidate to qualify in an election to be held for that office.

SECTION 2. This proposed constitutional amendment shall be submitted to the veters at an election to be held. Neverther 4, 2003 1-13 1-14 1-15 1-16 1-17 submitted to the voters at an election to be held November 4, 2003. 1-18 The ballot shall be printed to permit voting for or against the 1 - 19proposition: "The constitutional amendment authorizing the legislature to permit a person to take office without an election if 1-20 1-21 the person is the only candidate to qualify in an election for that 1-22 1-23 office."

\* \* \* \*

1-24

1

# FAVORABLE SENATE COMMITTEE REPORT ON SCR SJR SR HB HCR HJR 62 By Tow'th Julian

SB

		(date)		•	
We, your Committee on	STATE AFI	FAIRS	, to which was	referred the atta	ached measure,
have on $5 - 19 - 03$		had the same unde	•		
(date of hear) back with the recommendation (s) the	ng) nat it:				
( do pass and be printed					
() do pass and be ordered not print	ed				
and is recommended for placeme	nt on the Loca	al and Uncontested	Bills Calendar.		
A fiscal note was requested.	(y) yes	() no			
A revised fiscal note was requested.	() yes	() no			
An actuarial analysis was requested	() yes	() no			
Considered by subcommittee.	() yes	() no			
The measure was reported from Com	mittee by the	following vote:			
		YEA	NAY	ABSENT	PNV
Senator William R. Ratliff, Chair		- 1/			
Senator Todd Staples, Vice-Chair		· · · · · · · · · · · · · · · · · · ·			
Senator Ken Armbrister					
Senator Robert Duncan				V	-
Senator Trave Errors		1/.		<del> </del>	<u> </u>
Senator Troy Fraser Senator Chris Harris			<del> </del>	<del> </del>	
Senator Chris Harris Senator Frank Madla		<del>-                                     </del>		<del> </del>	
Senator Jane Nelson		<del></del>	<b> </b>		
Senator vane iverson	<del></del>				
TOTAL VOTES		15	0		Ø
		V			
	<b>~~</b> 1				
	<u>COM</u>	MITTEE ACTIO	<u> </u>		
S260 Considered in public hearing			_		
S270 Testimony taken			)		
Muun K Marke					
COMMITTEE CLERK		CHAIRMAN			
Paper clip the original and one copy of this signed for Retain one copy of this form for Committee files	rm to the original bi	u //			

### WITNESS LIST

HJR 62

SENATE COMMITTEE REPORT

**State Affairs** 

May 19, 2003 - 8:00AM

FOR:

Warndof, Donna (Bexar County Commissioners Court), Austin, TX

ON:

McGeehan, Ann (Secretary of State), Austin, TX

### **BILL ANALYSIS**

Senate Research Center 78R3124 ATP-D

H.J.R. 62 By: Truitt (Nelson) State Affairs 5/18/2003 Engrossed

### **DIGEST AND PURPOSE**

During the past several legislative sessions, the law has been changed to allow certain unopposed candidates, including those in local races and in special elections to fill vacancies in the legislature, to be declared elected. This policy promotes efficiency in election administration, creates simpler ballots, and helps reduce the costs of elections. H.J.R. 62 proposes a constitutional amendment authorizing the legislature to permit a person to take office without election if the person is the only candidate to qualify in an election for that office.

### **RULEMAKING AUTHORITY**

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

### **SECTION BY SECTION ANALYSIS**

SECTION 1. Amends Article XVI, Texas Constitution, by adding Section 13 to authorize the legislature, for an office for which this constitution requires an election, to provide by general law for a person to take the office without an election if the person is the only candidate to qualify in an election to be held for that office.

SECTION 2. Requires this proposed constitutional amendment to be submitted to the voters at an election to be held November 4, 2003. Requires the ballot to be printed to permit voting for or against the proposition.

### FISCAL NOTE, 78TH LEGISLATIVE REGULAR SESSION

May 7, 2003

TO: Honorable Bill Ratliff, Chair, Senate Committee on State Affairs

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR62 by Truitt (Proposing a constitutional amendment authorizing the legislature to permit a person to take office without an election if the person is the only candidate to qualify in an election for that office.), As Engrossed

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$85,275.

This bill proposes a constitutional amendment authorizing the legislature to permit a person to assume an office without an election if the person is the only candidate to qualify in an election for that office.

### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated. Denton county reported that there would be minimal savings to local election offices for printing and programming costs due to smaller ballots. Larger savings could be possible if a county were to cancel an entire election, but this occurrence is extremely rare. Fort Bend County reported that municipalities, school districts, and other local governmental entities in that county commonly cancel their elections if there are no contested races. Bexar and Victoria counties reported no significant fiscal impact.

Source Agencies: 307 Secretary of State

LBB Staff: JK, RR, GO, JF, KG

### FISCAL NOTE, 78TH LEGISLATIVE REGULAR SESSION

#### April 1, 2003

TO: Honorable Mary Denny, Chair, House Committee on Elections

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR62 by Truitt (Proposing a constitutional amendment authorizing the legislature to permit a person to take office without an election if the person is the only candidate to qualify in an election for that office.), As Introduced

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$85,275.

This bill proposes a constitutional amendment authorizing the legislature to permit a person to assume an office without an election if the person is the only candidate to qualify in an election for that office.

### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated. Denton county reported that there would be minimal savings to local election offices for printing and programming costs due to smaller ballots. Larger savings could be possible if a county were to cancel an entire election, but this occurrence is extremely rare. Fort Bend County reported that municipalities, school districts, and other local governmental entities in that county commonly cancel their elections if there are no contested races. Bexar and Victoria counties reported no significant fiscal impact.

Source Agencies: 307 Secretary of State

LBB Staff: JK, GO, JF, KG

### REQUEST FOR LOCAL & UNCONTESTED CALENDAR PLACEMENT

SENATOR CHRIS HARRIS, CHAIRMAN	
SENATE COMMITTEE ON ADMINISTRATION	/_
Notice is hereby given that $HJR62$ , by	Truit / helson
(Bill No.) 7	(Author/Sponsor)
was heard by the Committee on Stute Maus	on 5-19, 2003,
and reported out with the recommendation that it be placed o	on the Local and Uncontested Calendar.
1,	un ali aller

IMPORTANT: A COPY OF THIS FORM MUST BE ATTACHED TO A **COMMITTEE PRINTED VERSION** OF THE BILL OR RESOLUTION AND SHOULD BE DELIVERED TO THE ADMINISTRATION COMMITTEE OFFICE, E1.714. DEADLINES FOR SUBMITTING BILLS AND RESOLUTIONS WILL BE ANNOUNCED ON A REGULAR BASIS.

(Clerk of the reporting committee)

**ADOPTED** 

MAY 2 3 2003

Secretary of the Senate

FLOOR AMENDMENT NO.

BY: Nelson

- 1 Amend H.J.R. No. 62 in SECTION 2 of the joint resolution
- 2 (Senate committee printing, page 1, line 18), by striking "November
- 3 4" and substituting "September 13".

ADOPTED

MAY 2 3 2003

Secretary of the Senate

FLOOR AMENDMENT NO.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

BY: Juleu

Amend H.J.R. No. 62 as follows:

 $\sqrt{\ }$  (1) In the first sentence of SECTION 2 of the resolution (page 1, line 18), strike "November 4, 2003" and substitute "September 13, 2003".

(2) Add the following as the last SECTION of the resolution:

SECTION 3. Section 2, H.J.R. No. 61, Acts of the 78th

Legislature, Regular Session, 2003, is amended to read as follows:

SECTION 2. This proposed constitutional amendment shall be submitted to the voters at an election to be held <u>September 13, 2003</u> [November 4, 2003]. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment authorizing municipalities to donate surplus fire-fighting equipment or supplies for the benefit of rural volunteer fire departments."

NSERT A)))

1

# SENATE AMENDMENTS OF REPRESENTATIVES

### 2<sup>nd</sup> Printing

By: Truitt

5

6

7

8

9

10

11

12

13

14

15

16

17

H.J.R. No. 62

#### A JOINT RESOLUTION

proposing a constitutional amendment authorizing the legislature to permit a person to take office without an election if the person

to permit a person to take orrive wromen and are a

3 is the only candidate to qualify in an election for that office.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article XVI, Texas Constitution, is amended by adding Section 13 to read as follows:

Sec. 13. For an office for which this constitution requires an election, the legislature may provide by general law for a person to take the office without an election if the person is the only candidate to qualify in an election to be held for that office.

SECTION 2. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 4, 2003. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment authorizing the legislature to permit a person to take office without an election if the person is the only candidate to qualify in an election for that office."

### **ADOPTED**

MAY 2 3 2003

Letay Secretary of the Senate

FLOOR AMENDMENT NO.

BY: Nelson

- Amend H.J.R. No. 62 in SECTION 2 of the joint resolution
- 2 (Senate committee printing, page 1, line 18), by striking "November
- 3 4" and substituting "September 13".

### **ADOPTED**

MAY 2 3 2003

Secretary of the Senate

FLOOR AMENDMENT NO.

BY: Intell

Amend H.J.R. No. 62 as follows: 1 (1) In the first sentence of SECTION 2 of the resolution 2 (page 1, line 18), strike "November 4, 2003" and substitute 3 "September 13, 2003". 4 (2) Add the following as the last SECTION of the resolution: 5 SECTION \_\_\_\_. Section 2, H.J.R. No. 61, Acts of the 78th 6 Legislature, Regular Session, 2003, is amended to read as follows: 7 SECTION 2. This proposed constitutional amendment shall be 8 submitted to the voters at an election to be held September 13, 2003 9 10 [November 4, 2003]. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment 11 12 authorizing municipalities to donate surplus fire-fighting

equipment or supplies for the benefit of rural volunteer fire

13

14

departments."

### FISCAL NOTE, 78TH LEGISLATIVE REGULAR SESSION

May 7, 2003

TO: Honorable Bill Ratliff, Chair, Senate Committee on State Affairs

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR62 by Truitt (Proposing a constitutional amendment authorizing the legislature to permit a person to take office without an election if the person is the only candidate to qualify in an election for that office.), As Engrossed

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$85,275.

This bill proposes a constitutional amendment authorizing the legislature to permit a person to assume an office without an election if the person is the only candidate to qualify in an election for that office.

### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated. Denton county reported that there would be minimal savings to local election offices for printing and programming costs due to smaller ballots. Larger savings could be possible if a county were to cancel an entire election, but this occurrence is extremely rare. Fort Bend County reported that municipalities, school districts, and other local governmental entities in that county commonly cancel their elections if there are no contested races. Bexar and Victoria counties reported no significant fiscal impact.

Source Agencies: 307 Secretary of State

LBB Staff: JK, RR, GO, JF, KG

### FISCAL NOTE, 78TH LEGISLATIVE REGULAR SESSION

#### April 1, 2003

TO: Honorable Mary Denny, Chair, House Committee on Elections

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR62 by Truitt (Proposing a constitutional amendment authorizing the legislature to permit a person to take office without an election if the person is the only candidate to qualify in an election for that office.), As Introduced

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$85,275.

This bill proposes a constitutional amendment authorizing the legislature to permit a person to assume an office without an election if the person is the only candidate to qualify in an election for that office.

### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated. Denton county reported that there would be minimal savings to local election offices for printing and programming costs due to smaller ballots. Larger savings could be possible if a county were to cancel an entire election, but this occurrence is extremely rare. Fort Bend County reported that municipalities, school districts, and other local governmental entities in that county commonly cancel their elections if there are no contested races. Bexar and Victoria counties reported no significant fiscal impact.

Source Agencies: 307 Secretary of State

LBB Staff: JK, GO, JF, KG



### **ENROLLED**

H.J.R. No. 62

#### A JOINT RESOLUTION

- 1 proposing a constitutional amendment authorizing the legislature
- 2 to permit a person to take office without an election if the person
- 3 is the only candidate to qualify in an election for that office.
- 4 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Article XVI, Texas Constitution, is amended by
- 6 adding Section 13 to read as follows:
- 7 Sec. 13. For an office for which this constitution requires
- 8 an election, the legislature may provide by general law for a person
- 9 to take the office without an election if the person is the only
- 10 candidate to qualify in an election to be held for that office.
- 11 SECTION 2. This proposed constitutional amendment shall be
- 12 submitted to the voters at an election to be held September 13,
- 13 2003. The ballot shall be printed to permit voting for or against
- 14 the proposition: "The constitutional amendment authorizing the
- 15 legislature to permit a person to take office without an election if
- the person is the only candidate to qualify in an election for that
- 17 office."
- SECTION 3. Section 2, H.J.R. No. 61, Acts of the 78th
- 19 Legislature, Regular Session, 2003, is amended to read as follows:
- 20 SECTION 2. This proposed constitutional amendment shall be
- 21 submitted to the voters at an election to be held <u>September 13, 2003</u>
- 22 [November 4, 2003]. The ballot shall be printed to permit voting
- 23 for or against the proposition: "The constitutional amendment
- 24 authorizing municipalities to donate surplus fire-fighting

H.J.R. No. 62

- 1 equipment or supplies for the benefit of rural volunteer fire
- 2 departments."

President of the Senate

Speaker of the House

I certify that H.J.R. No. 62 was passed by the House on May 1, 2003, by the following vote: Yeas 138, Nays 0, 2 present, not voting; and that the House concurred in Senate amendments to H.J.R. No. 62 on May 24, 2003, by the following vote: Yeas 120, Nays 5, 1 present, not voting.

Chief Clerk of the House

H.J.R. No. 62

I certify that H.J.R. No. 62 was passed by the Senate, with amendments, on May 23, 2003, by the following vote: Yeas 30, Nays 0.

0.		
	_	Secretary of the Senate
RECEIVED:		
	Date	
	Secretary of State	

President of the Senate	Speaker of the House
I certify that H.J.R. No.	was passed by the House
on $M/ay$ ,	2003, by the following vote:
on $\frac{M_{ay}}{(2)}$ , Yeas $\frac{138}{(3)}$ , Nays $\frac{1}{(3)}$	esent, not voting;
and that the House concurred in Ser	nate amendments to H.J.R. No. 62
on Way 24,	2003, by the following
on $M_{ay}$ 24, vote: Yeas $120$ , Nays $5$ , $p$	resent not voting.
	Chief Clerk of the House
**** Preparation: CT19;	
	was passed by the Senate, with
amendments, on $M_{ay} 2^{\frac{1}{2}}$	, 2003, by the following
27 $(2)$	<u></u>
vote: Yeas 3, Nays 5	(4)
	, ,
	Secretary of the Senate
RECEIVED:	
Date	
Secretary of State	
**** Preparation: CT20;	

### **78TH LEGISLATURE**

### **COAUTHOR AUTHORIZATION**

(please request your coauthors to sign this form in lieu of the front or the back of the original bill)

Vicki Frank	·B
signature of primary author	

Ren.	VICKI TRUIT
rinted nam	e of primary author

4/2/12	
TOURS	
Date	

Bill or Resolution Number: #162

,		TO (chec	k only one of the following	):
	ution #)			
	NTATIVE(S):			
			T	
inaluda mi	y nome as a counth or of the levial		1 1	
include my	name as a coaumor of the legist	ation indic	rated above:	
Date	A2450 Cook, Byron	Date	A2795 Farabee	Date
Date	A2565 Cook, Robert "Robby"	Date	A2810 Farrar	Date
Date	A2595 Corte	Date	A2840 Flores	
24.0	112070 0010	Date	A2040 Pioles	Date
Date	A2605 Crabb	Date	A2850 Flynn	Date
			,	
Date	A2610 Craddick	Date	A2920 Gallego	Date
Date	A2640 Crownover	Date	A2925 Garza	Date
Date	A2620 Davis, John	Date	A2960 Gattis	Date
		2400		Dute
Date	A2625 Davis, Yvonne	Date	A2945 Geren	Date
Date	A2635 Dawson	Date	A2935 Giddings	Date
Dete	A2600 D.11:		10007	
Date	A2680 Delisi	Date	A2985 Goodman	Date
Date	A3385 Denny	Date	A2990 Goolsby	Date
			•	
Date	A2690 Deshotel	Date	A3010 Griggs	Date
Date	A2705 Driver	Date	A3020 Grusendorf	Date
Date	A2665 Dukes	Date	A 3045 Guillen	Date
Date	112003 Dakes	Date	A3043 Guillell	Date
Date	A2660 Dunnam	Date	A3030 Gutierrez	Date
Date	A2650 Dutton	Date	A3035 Haggerty	Date
Dete	A0770 El1		10050 27 11	
Date	A2770 Edwards	Date	A3050 Hamilton	Date
Date	A2775 Eiland	Date	A2695 Hamric	Date
Date	A2780 Eissler	Date	A3160 Hardcastle	Date
Date	A2785 Elkins	Date	A3165 Harper-Brown	Date
Date	A2790 Ellis	Date	A3170 Hartnett	Date
	Date Date Date Date Date Date Date Date	include my name as a coauthor of the legisl  Date A2450 Cook, Byron  Date A2565 Cook, Robert "Robby"  Date A2605 Crabb  Date A2605 Crabb  Date A2610 Craddick  Date A2620 Davis, John  Date A2625 Davis, Yvonne  Date A2635 Dawson  Date A2680 Delisi  Date A3385 Denny  Date A2690 Deshotel  Date A2605 Driver  Date A2665 Dukes  Date A2660 Dunnam  Date A2660 Dunnam  Date A2650 Dutton  Date A2670 Edwards  Date A2770 Edwards  Date A2780 Eissler  Date A2780 Eissler	include my name as a coauthor of the legislation indices  Date A2450 Cook, Byron Date  Date A2565 Cook, Robert "Robby" Date  Date A2695 Corte Date  Date A2600 Craddick Date  Date A2640 Crownover Date  Date A2620 Davis, John Date  Date A2625 Davis, Yvonne Date  Date A2635 Dawson Date  Date A2680 Delisi Date  Date A2680 Delisi Date  Date A2690 Deshotel Date  Date A2605 Driver Date  Date A2605 Dukes Date  Date A2605 Dukes Date  Date A2605 Dutton Date  Date A2605 Date  Date A2605 Dutton Date  Date A2705 Eiland Date  Date A2705 Eiland Date  Date A2705 Eiland Date	III or resolution #)   III or resolution #    III or resolution #

A3180 Heflin	Date	A3715 Madden	Date	A4220 Riddle	Date
A3190 Hegar	Date	A3750 Marchant	Date	Date A4250 Ritter	
A3250 Hilderbran	Date	A2835 Martinez Fischer	Date	A4270 Rodriguez	Date
A3275 Hill	Date	A3665 McCall	Date	A4350 Rose	Date
A3305 Hochberg	Date	A3650 McClendon	Date	A4420 Seaman	Date
A3290 Hodge	Date	A3845 McReynolds	Date	A4525 Smith, Todd	Date
A3325 Homer	Date	A3830 Menendez	Date	A4540 Smith, Wayne	Date
A3320 Hope	Date	A3815 Mercer	Date	A4530 Smithee	Date
A3330 Hopson	Date	A3840 Merritt	Date	A4550 Solis	Date
A3315 Howard	Date	A3835 Miller	Date	A4505 Solomons	Date
A3340 Hughes	Date	A3855 Moreno, Joe	Date	A4560 Stick	Date
A3355 Hunter	Date	A3860 Moreno, Paul	Date	A4570 Swinford	Date
A3360 Hupp	Date	A3870 Morrison	Date	A4585 Talton	Date
A3375 Isett	Date	A3865 Mowery	Date	A4600 Taylor	Date
A3405 Jones, Delwin	Date	A3885 Naishtat	Date	A4605 Telford	Date
A3420 Jones, Elizabeth	Date	A3895 Nixon	Date	A4630 Thompson	Date
A3400 Jones, Jesse	Date	A3900 Noriega	Date	A4650 Truitt	Date
A3475 Keel	Date	A3880 Oliveira	Date	A4685 Turner	Date
A3410 Keffer, Bill	Date	A3886 Olivo	Date	A4695 Uresti	Date
A3480 Keffer, Jim	Date	A4100 Paxton	Date	A4700 Van Arsdale	Date
A3470 King	Date	A4140 Pena	Date	A4800 Villarreal	Date
A3495 Kolkhorst	Date	A4160 Phillips	Date	A4995 West	Date
A3485 Krusee	Date	A4180 Pickett	Date	A5000 Wilson	Date
A3450 Kuempel	Date	A4185 Pitts	Date	A5020 Wise	Date
A3510 Laney	Date	A4200 Puente	Date	A5015 Wohlgemuth	Date
A3540 Laubenberg	Date	A4230 Quintanilla	Date	A4980 Wolens	Date
A3605 Lewis	Date	A4240 Rangel	Date	A4985 Wong	Date
A3620 Luna	Date	A4215 Raymond	Date	A5005 Woolley	Date
A3700 Mabry	Date	A4236 Reyna	Date	A5150 Zedler	Date

		,	$\neg$	•	
HJ.R.	No.	2	<u> </u>		 _

By Vicki Missef

proposing a constitutional amendment authorizing the legislature to permit a person to take office without an election if the person is the only candidate to qualify in an election for that office.

FEB 2 8 2003	Filed with the Chief Clerk
MAR 0 5 2003	Read first time and referred to Committee on
APR 0 9 2003	Reportedfavorably (as emulad)
APR 1 5 2003	Sent to Committee on Calendars
MAY 0 1 2003	Read second time ( ) and adopted (p ) by a record vote of 13 yeas, present, not voting
	Read third time (amended) and finally adopted (failed of adoption) by a record vote of yeas, present, not voting
MAY 0 2 2003	Engrossed
MAY 0 2 2003	Sent to Senate  CHIEF CLERK OF THE HOUSE
OTHER HOUSE ACTIO	
MAY 0 2 2003	_ Received from the House
MAY 0 7 2003	Read and referred to Committee onSTATE AFFAIRS
MAY 2 0 2003	Reported favorably
<u> </u>	_ Reported adversely, with favorable Committee Substitute; Committee Substitute read first time
	_ Ordered not printed
	_ Laid before the Senate
MAY 2 3 2003	Senate and Constitutional Rules to permit consideration suspended by (unanimous consent)
WAY 2 3 2003	Read second time,
MAY 2 3 2003	Senate and Constitutional 3 Day Rules suspended by a vote of 30 yeas, nays
MAY 2 3 2003	Read third time,, and passed by 30 yeas, _O nays
May 23, 2003	Returned to the House  SECRETARY OF THE SENATE
OTHER SENATE ACT	

MAY 2 3 2003  MAY 2 4 2003	Returned from the Senate (amendments)  (with amendments)
	House concurred in Senate amendments by a (senated vote) (record vote of 120 yeas, 5 nays, 1 present, not voting)
	House refused to concur in Senate amendments and requested the appointment of a conference committee by a (non-record vote) (record vote of yeas, nays, present, not voting)
	House conferees appointed:, Chair;,
	Senate granted House request. Senate conferees appointed:, Chair
	Conference committee report adopted (rejected) by the House by a record vote of yeas, present, not voting
	Conference committee report adopted (rejected) by the Senate by a record vote of yeas, nays

03 MAY 23 PM 6: 51
1JUSE OF REPRESENTATIVES

O3 APR 15 AN 1: 12
ABUSE OF CUPPESSININES